AN ORDINANCE approving CONTRACT FOR RES. 6125-89, HAMILTON NSA '89, WALKS, CURBFACE WALKS, CURBS, DRIVEWAYS, between TOMCO CONSTRUCTION CO., INC. and the City of Fort Wayne, Indiana, in connection with the Board of Public Works and Safety.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That the Contract FOR RES. 6125-89,
HAMILTON NSA '89, WALKS, CURBFACE WALKS, CURBS, DRIVEWAYS, by
and between TOMCO CONSTRUCTION CO., INC. and the City of Fort
Wayne, Indiana, in connection with the Board of Public Works
and Safety, is hereby ratified, and affirmed and approved in
all respects, respectfully for:

- 1. New Sidewalks, Curbface Walk, Curbs, Driveways on Pape Avenue from East Curb Line of St. Mary's Avenue to West Curb Line of Sherman St.
- 2. New Curbface Walk and Driveways on Herman Street from East Curb Line of St. Mary's Avenue to the West Curb Line of Sherman St.

involving a total cost of Sixty-Four Thousand Six Hundred Eighty-Four and 65/100 Dollars (\$64,684.65).

SECTION 2. Prior Approval has been requested from Common Council on July 11, 1989. Two copies of said Contract are on file with the Office of the City Clerk and made available for public inspection, according to law.

SECTION 3. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Samuelly Talarico

APPROVED AS TO FORM AND LEGALITY

J. Timothy McCaulay, City Attorney

6125-89 CONTRACT NO.

HAMILTON NSA'89

			9-89
BOARD	ORDER	NO	2 0 2
DOTELD	OTIPLE	1100	

WORK ORDER NO. 10,771

THIS CONTRACT made and entered into in triplicate this 5 d city of Fort Wayne, Indiana, an Indiana Municipal Corporation, acting by and through the Mayor and the Board of Public Works and Safety, herein called OWNER:

WITNESSETH, that the CONTRACTOR and the OWNER, for the considerations hereinafter named, agree as follows:

ARTICLE 1: SCOPE OF WORK

CONTRACTOR shall furnish all labor, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for the following:

RES. NO. 6125-89 HAMILTON NSA'89

all according to ___RES. NO. 6125-89 , Drawing No. __, and do everything required by this contract and the other documents constituting a part hereof.

ARTICLE 2: THE CONTRACT SUM

The OWNER shall pay CONTRACTOR for the performance of the contract the unit price sum of \$ 64,684.65 . In the event the amount of work is increased or decreased by OWNER, the contract sum shall be increased or decreased according to the unit price schedule set forth in the CONTRACTOR's Proposal.

ARTICLE 3: PROGRESS PAYMENTS

The OWNER shall make payments on account of the contract as provided herein, as follows:

Monthly progress payments will be made by OWNER upon submission of a statement of quantities of work completed and/or materials supplied to the job site as of the end of each month. On or about the 15th day of the following month, ninety (90%) percent of the value of the work performed up to the first day of that month (based on the contract price of labor and materials incorporated in the work) and as estimated by the CONTRACTOR and approved or revised by the Engineering Department of the OWNER less the aggregate of previous payments, will be paid by OWNER to the CONTRACTOR.

ARTICLE 4: ACCEPTANCE AND FINAL PAYMENT

Final payment shall be due at the time the work is fully completed and accepted and the contract is fully performed.

Upon filing of a Completion Affidavit by the CONTRACTOR that the work is ready for final inspection and acceptance, the Board of Public Works and Safety will direct the Engineering Department of the OWNER to promptly make such inspection. When the Engineering Department finds the work acceptable under the contract, and the contract is fully performed, it shall so inform the Board of Public Works and Safety which shall issue a final certificate stating that the work provided for in this Contract has been completed and is accepted. Thereupon the entire balance of the Contract sum shall be due and payable to the CONTRACTOR; provided only that CONTRACTOR shall first furnish OWNER, if requested to do so, satisfactory evidence that all persons who have supplied labor, material, or equipment for the work have been fully paid, and all required manpower utilization reports for this project have been submitted.

ARTICLE 5: WORKMEN'S COMPENSATION ACT

The CONTRACTOR will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with the Workmen's Compensation Act in accordance with Statutes of the State of Indiana and Ordinances of the City of Fort Wayne.

Any judgment rendered against the City of Fort Wayne in any suits for damages for injury to real or personal property, or for any injury sustained by any person growing out of any act or doing of Contractor, or its agents, employees or workmen or any judgment of any court or award of any Board of Arbitrators or of the Industrial Board of the State of Indiana rendered against the City of Fort Wayne in any suit or claim arising under said Workmen's Compensation for accidental injuries or death suffered by his employees or the employees of any Subcontractor or Subcontractors in the course of their employment, when notice of the pendency of such suit, hearing or arbitration shall have been given said CONTRACTOR, shall be conclusive against CONTRACTOR as to amount, liability and all other things pertaining thereto; it being the intent of the parties hereto that CONTRACTOR indemnify and hold harmless OWNER in the premises.

ARTICLE 6: NONDISCRIMINATION OF LABOR

The CONTRACTOR further agrees to be bound by Section 15-13 (as amended), of the Code of the City of Fort Wayne, Indiana of 1974, passed by the Common Council of the City of Fort Wayne, Indiana as General Ordinance No. G-34-78 (as amended) on December 12th, 1978. The successful bidder shall file a Manpower Utilization Report for this project with the Compliance Office within ten (10) days after comple-

tion of construction or upon request of the Office of Compliance.

ARTICLE 7: PREVAILING WAGE SCALE

The CONTRACTOR agrees to pay, and also require of his subcontractors that they pay wage rates on the work covered by this contract which shall not be less than the prescribed scale of wages as determined pursuant to the Statutes of the State of Indiana, and the Ordinances of the City of Fort Wayne according to the applicable wage scale as included in the bid documents.

ARTICLE 8: COMPONENT PARTS OF THIS CONTRACT

The following documents are as fully a part of the contract as if hereto attached or herein repeated:

- a. Advertisement for Bids, for Contract No.

 b. Instructions to Bidders for Contract No.

 Contractor's Proposal Dated

 Contractor's Proposal Dated

 Contractor's Proposal Dated

 Contractor's Proposal Dated
- Contractor's Proposal Dated June 7, 1989
 Ft. Wayne Engr. Dept. Drawing #
- e. Supplemental Specifications for Contract No. 6125-89
- f. Workman's Compensation Act, Statutes of the State of Indiana and Ordinances of the City of Fort Wayne.
- g. Non-Discrimination of Labor, General Ordinance No. G-34-78 (as amended).
- h. Prevailing Wage Scale.
- i. Performance and Guaranty Bond.
- j. Labor and Material Payment Bond.
- k. Minority/Female Employment Hourly Utilization.
- 1. Right-of-Way Cut Permit.
- m. Comprehensive Liability Insurance Coverage.
- n. MBE/WBE Committment Form.
- O.
- p. ____

ARTICLE 9: GUARANTEE OF WORKMANSHIP

At the time of execution of this contract, the CONTRACTOR shall furnish a Performance and Guaranty Bond in favor of the City of Fort Wayne in the amount of the total value of the materials supplied and/or work performed under the terms of this contract. The said bond shall ensure the completion of the work covered hereunder and shall guarantee the materials and workmanship for a period of three (3) years following written acceptance of the work by the OWNER.

ARTICLE 10: INDEMNITY

CONTRACTOR shall furnish to OWNER, within ten (10) days of the date hereof, a certificate from an insuror acceptable to OWNER showing personal injury and property damage insurance, in force and issued in connection with the work to be performed under this Contract, in amounts satisfactory to OWNER and in accordance with the Statutes of the State of Indiana.

ARTICLE 11: ADJUSTMENTS OF DISPUTES

All questions or controversies which may arise between the CONTRACTOR and the OWNER under the provisions of this Contract shall be subject to the decision of the Director of Board of Public Works & Safety of the OWNER, and his decision shall be final and conclusive upon the parties.

Provided, however, no changes in the plans, specifications, or other phases of the work covered by this Contract will be permitted except on prior written authorization by the Board of Public Works and Safety.

ARTICLE 12: COMPLETION DATE

The CONTRACTOR agrees to complete the work specified in the contract within $\frac{8/31/89}{}$ consecutive calendar days after having been ordered by the OWNER to commence work under this contract.

ARTICLE 13: COUNCILMANIC APPROVAL

This Agreement, although executed on behalf of the OWNER by the Mayor and Board of Public Works and Safety of the City of Fort Wayne, Indiana, shall not be binding upon the OWNER unless and until the same shall have been ratified and approved by the Common Council of the City of Fort Wayne, Indiana, and should said Common Council fail to approve the same within ninety (90) days after the date hereof, then this Contract shall be and become wholly void.

ARTICLE 14:

This contract is governed by Laws of the State of Indiana.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

(CO)	VTRACTOR)
BY:	Dantas News
	Vic-, President
BY:	
	, Secretary

CITY OF FORT WAYNE, INDIANA
BY: /- / ////
Paul Helmke, Mayor
BOARD OF PUBLIC WORKS & SAFETY
0
Charles E. Layton
Director of Public Works
muhuel In Octo MM
Michael McAlexander
Director of Public Safety
ANSON - ON
Douglas M. Lehman
Director of Administration &
Finance

ATTEST:

Helen V. Gochenour, Clerk

ACKNOWLEDGMENT

STATE OF INDIANA:

MY COMMISSION EXPIRES: 6-16-91

SS:	
COUNTY OF ALLEN:	
BEFORE ME, a Notary Public, in and for this	vely, of Someo Court the foregoing instrument and act and deed of Contract
IN WITNESS WHEREOF, hereunto subscribed seal.	my name, affixed my official
	Caralyn S. Eschwarm NOTARY PUBLIC
	NOTARY PUBLIC
	Carolyn S. Eschmann Type or Print Name of Notary
	Type or Print Name of Notary

ACKNOWLEDGEMENT

COUNTY OF ALLEN)
BEFORE ME, a Notary Public, in and for said County and State, this day of, 19, personally appeared the within named Paul Helmke, Mayor of the City of Fort Wayne; Charles E. Layton, Michael McAlexander and Douglas M. Lehman, members of the Board of Public Works and Safety, City of Fort Wayne, Indiana; and Helen V. Gochenour, Clerk of the Board of Public Works and Safety, City of Fort Wayne, Indiana, to me personally known, who being by me duly sworn said that they are respectively the Mayor of the City of Fort Wayne, the Members and Clerk of the Board of Public Works and Safety of the City of Fort Wayne, Indiana, and that they signed said instrument on behalf of the City of Fort Wayne, Indiana, with full authority so to do and acknowledged said instrument to be the voluntary act and deed of said City for the uses and purposes therein set forth.
IN WITNESS WHEREOF, hereunto subscribed my name, affixed my official seal.
Carolyn S. Eschman n Type or Print Name of Notary
My Commission Expires: 6-16-91
Approved by the Common Council of the City of Fort Wayne on day of, 19
Special Ordinance No



PERFORMANCE BOND

Approved by The American Institute of Architects A.I.A. Document No. A-311 (Feb. 1970 Edition)

KNOW ALL MEN BY THESE PRESENTS:

ThatTOMCO, INC.
(Here insert full name and address or legal title of the Contractor)
as Principal, hereinafter called Contractor, and
hereinafter called Surety, are held and firmly bound unto <u>CITY OF FORT WAYNE</u> (Here insert full name and address or legal title of Owner)
as Obligee, hereinafter called Owner, in the amount of Sixty Four Thousand, Six Hundred, Eighty Fo and 65/100Dollars (\$ 64,684.65
for the payment whereof Contractor and Surety bind themselves, their heirs, executors, administrators, successors ar assigns, jointly and severally, firmly by these presents.
WHEREAS, Contractor has by written agreement dated
Sidewalks and Curbs in accordance with drawings and specifications prepared by
(Here insert full name and address or legal title of Architect) which contract is by reference made a part hereof, and is hereinafter referred to as the Contract.
The Surety hereby waives notice of any alteration or extension of time made by the Owner. Whenever Contractor shall be, and declared by Owner to be in default under the Contract, the Owner having performed Owner's obligation thereunder, the Surety may promptly remedy the default, or shall promptly 1) Complete the Contract in accordance with its terms and conditions, or 2) Obtain a bid or bids for completing the Contract in accordance with its terms and conditions, and upon determination by Surety of the lower responsible bidder, or, if the Owner elects, upon determination by the Owner and the Surety jointly of the lowest responsible bidder, arrange for a contract between such bidder and Owner, and make available as work progresses (even though there should be a default or a succession of defaults under the contract or contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion less the balance of the contract price; be not exceeding, including other costs and damages for which the Surrety may be liable hereunder, the amount set forth in the first paragraph hereof. The termination of the contract price; as used in this paragraph, shall mean the total amount payable by Owner to Contractor under the Contract and a amendments thereto, less the amount properly paid by Owner to Contractor. Any suit under this bond must be instituted before the expiration of two (2) years from the date on which final payment under the contract falls due to the Owner.
Signed and sealed this 14th day of June A.D. 19 89
Jas Mles (Sea BY: House PRES.
YASTE, ZENT & RYE AGENCY, INC. THE CONTINENTAL INSURANCE COMPANY (Sea (Surety)) BY: BY: BY: BY: BY: BY: BY: B
(Witness) (Witness) Attorney-in-Fact

LABOR AND MATERIAL PAYMENT BOND

Approved by The American Institute of Architects A.I.A. Document No. A-311 (Feb. 1970 Edition)

Note: This bond is issued simultaneously with another bond in favor of the owner conditioned for the full and faithful performance of the contract KNOW ALL MEN BY THESE PRESENTS:

ThatTOMCO, INCO		
(Here insert full	name and address or legal title of the Contractor)	
as Principal, hereinafter called Principal, and	THE CONTINENTAL INSURANCE COMPANY (Here insert full name and address or legal title of Surety) CITY OF FORT WAYNE	as Surety
hereinafter called Surety, are held and firmly bo	(Here insert full name and address or legal title of O	wner)
as Obligee, hereinafter called Owner, for the use Sixty Four Thousand, Six Hundred Eig (Here insert a sum equal to at least one-least on	se and benefit of claimants as hereinbelow defined in the a inty Four and 65/100 Dollars (\$	mount of _
jointly and severally, firmly by these presents. WHEREAS, Contractor has by written agreementered into a contract with Owner for	nd themselves, their heirs, executors, administrators, successor nent dated <u>June 14,1989</u> Hamilton NSA '89 Sidewalks and Curbs	ors and assigns,
in accordance with drawings and specifications	prepared by	
which contract is by reference made a part here NOW, THEREFORE, THE CONDITION OF THIS Of hereinafter defined, for all labor and material used or reason otherwise it shall remain in full force and effect, subject, ho 1. A claimant is defined as one having a direct contrac reasonably required for use in the performance of the contra gasoline, telephone service or rental of equipment directly. 2. The above named Principal and Surety hereby joint paid in full before the expiration of a period of ninety (90) da materials were furnished by such claimant, may sue on this b may be justly due claimant, and have execution thereon. Th 3. No suit or action shall be commenced hereunder la a) Unless claimant, other than one having a direct of Principal, the Owner, or the Surety above named, within nine last of the materials for which said claim is made, stating with s furnished, or for whom the work or labor was done or performance or propostage prepaid, in an envelope addressed to the Principal, business, or served in any manner in which the legal process in not be made by a public officer. b) After the expiration of one (1) year following the da limitation embodied in this bond is prohibited by any law of equal to the minimum period of limitation permitted by suc c) Other than in a state court of competent jurisdiction	It with the Principal or with a subcontractor of the Principal for labor, material act, labor and material being construed to include that part of water, gas, pow applicable to the Contract. It and severally agree with the Owner that every claimant as herein defined, also after the date on which the last of such claimant's work or labor was done cond for the use of such claimant, prosecute the suit to final judgment for such e Owner shall not be liable for the payment of any costs or expenses of as by any claimant: Tontract with the Principal, shall have given written notice to any two of the tety (90) days after such claimant did or performed, the last of the work or laboratorial accuracy the amount claimed and the name of the party to whome formed. Such notice shall be served by mailing the same by registered main, Owner or Surety, at any place where an office is regularly maintained for may be served in the state in which the aforesaid project is located, save that the on which Principal ceased work on said Contract, it being understood, he controlling the construction hereof such limitation shall be deemed to be amount in and for the county or other political subdivision of the state in which the party is any place.	who has not been or performed, or both, used or performed, or ch sum or sums as ny such suit. The following: The or, or furnished the the materials were lor certified mail, the transaction of such service need owever, that if any ended so as to be project, or any particular.
4. The amount of this bond shall be reduced by and to t	r the district in which the project, or any part thereof, is situated, and not extend of any payment or payments made in good faith hereunder, inclusing ainst said improvement, whether or not claim for the amount of such lien be a day of day of A.	ve of the payment
Dod m AluM (Witness)	TOMCO, INC. (Principal) BY: // bunsse (Title)	(Seal)
YASTE, ZENT & RYE AGENCY, INC	BY: (Surety) Attorney-in	(Seal) Fact

The Continental Insurance Company

180 Maiden Lane, New York, New York 10038

GENERAL POWER OF ATTORNEY

Know all men by these Presents, That THE CONTINENTAL INSURANCE COMPANY has made, constituted and appointed, and by these presents does make, constitute and appoint

Diane T. Green of Fort Wayne, Indiana

its true and lawful attorney, for it and in its name, place, and stead to execute on behalf of the said Company, as surety, bonds, undertakings and contracts of suretyship to be given to

All Obligees

provided that no bond or undertaking or contract of suretyship executed under this authority shall exceed in amount the sum of

Five Million (\$5,000,000) Dollars.

This Power of Attorney is granted and is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the Company on the 1st day of November, 1977:

"RESOLVED, that the Chairman of the Board, the Vice Chairman of the Board, the President, an Executive Vice President or a Senior Vice President or a Vice President of the Company, be, and that each or any of them is, authorized to execute Powers of Attorney qualifying the attorney named in the given Power of Attorney to execute in behalf of the Company, bonds, undertakings and all contracts of suretyship, and that an Assistant Vice President, a Secretary or an Assistant Secretary be, and that each or any of them hereby is, authorized to attest the execution of any such Power of Attorney, and to attach thereto the seal of the Company.

FURTHER RESOLVED, that the signatures of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed and in the future with respect to any bond, undertaking or contract of suretyship to which it is attached."

In Witness Whereof, THE CONTINENTAL INSURANCE COMPANY has caused its official seal to be hereunto affixed, and these presents to be signed by one of its Vice Presidents and attested by one of its Assistant Vice Presidents this 4th day of June, 1984.

Attest:

<

T.H Stephens, Assistant Vice President

STATE OF NEW JERSEY

COUNTY OF MIDDLESEX

THE CONTINENTAL INSURANCE COMPANY

By Michael J. Been

Michael J. Beernaert, Vice-President

On this 4th day of June, 1984, before me personally came Michael J. Beernaert, to me known, who being by me duly sworn, did depose and say that he is a Vice President of THE CONTINENTAL INSURANCE COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of the said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order.

HOTARY C

CERTIFICATE

Marilyn A. Hockenbury A Notary Public of New Jersey My Commission Expires June 23, 1988

05.00.....

I, the undersigned, an Assistant Vice President of THE CONTINENTAL INSURANCE COMPANY, a New Hampshire corporation, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney remains in full force and has not been revoked; and furthermore that the Resolution of the Board of Directors, set forth in the said Power of Attorney, is now in force.

Signed and sealed at Piscataway, in the State of New Jersey. Dated the

14thday of June

19 89.

James M. Keane, Assistant Vice President

IMPROVEMENT RESOLUTION NO.6125-89 HAMILTON NSA'89

RESOLVED BY THE BOARD OF PUBLIC WORKS AND SAFETY OF THE CITY OF FORT WAYNE, INDIANA,

That it is deemed necessary to improve:

- 1. New Sidewalks, Curbface Walk, Curbs, Driveways on Pape Avenue from East Curb Line of St. Mary's Avenue to West Curb line of Sherman Street.
- 2. New Curbface Walk and Driveways on Herman Street from East Curb Line of St. Mary's Avenue to the West Curb Line of Sherman Street.

All in accordance with the specifications on file in the office of the Department of Public Works and Safety of said City; and such improvement is now ordered.

It is hereby found by said Board of Public Works and Safety that all benefits accruing hereunder will be to the general public of the City of Fort Wayne and that no special benefits will accrue to any property owner adjoining said improvement or otherwise assessable under said improvement. The cost of said improvement shall be paid 100% by Community & Economic Development Department.

This project is funded by a HUD Community Development Block Grant and is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968.

Michael McAlexander

Director of Public Safety

ATTEST: Heles Avadenau Helen Gochenour

Secretary and Clerk

Department of Public Works & Safety Office of the Board Meeting held at 9:00 a.m. Third Floor Conference Room

Charles E. Layton, Director Michael McAlexander, Member Douglas M. Lehman, Member

ATTEST: Helen V. Gochenour, Clerk

RECEIVE BIDS - Resolution #6122-89, WESTFIELD NSA '89, walks, curbs, drive approaches, corner wingwalks, street lighting & drainage.

Brooks Const.

Base	Alt.	
74,004.45	33,253.25	
Base	Alt.	
VT-G Excavating	88,369.20	40,486.35
Base	Alt.	
VTomeo Const.	62,906.00	28,467.40
Base	Alt.	
VWeikel Line Co.	85,872.50	39,129.25
Base	Alt.	

Eng. Est. - Base \$82,043.25, Alt. \$39,096.25

2. RECEIVE BIDS - Resolution #6123-89, Michigan Avenue NSA '89, walks, curbs, drive approaches, corner wingwalks & drainage.

Brooks Const.

Base	SQ, Q51, 80	Alt.
SQ, Q51, 80	Alt.	
T-G Excavating	Base	Alt.
Tomco Const.	S7,947, 40	Alt.
Weikel Line	S5, Q70, 00	Alt.
Base	Alt.	
Alt.	Alt.	

Eng. Est. Base \$60,485.50, Alt. \$32,556.75

 RECEIVE BIDS - Resolution #6125-89, Hamilton NSA'89, Sidewalks, curbface walks, curbs, driveways

Brooks Const.

Gaines Const.

Mergy Const.

Tomco Construction

Weikel Line Co.

78,098.20

44,494.25

Q4,494.25

Eng. Est. \$87,172.55

title and referred to the Committee	and duly adopted, read the second time by
due legal notice, at the Council Con Fort Wayne, Indiana, on	ion) and Public Hearing to be held after ference Room 128, City-County Building,
of	, at o'ckock M., E.S.T.
DATED: 7-11-85	CANDON Fo. Lennedy
Read the third time in full a	SANDRA E. KENNEDY, CITY CLERK
	nd on motion by alone , and duly adopted, placed on its llowing vote:
TOTAL VOTES 9	NAYS ABSTAINED ABSENT
BRADBURY	
BURNS	
EDMONDS.	
GiaQUINTA	
HENRY	
LONG	
REDD	
SCHMIDT	
TALARICO	
DATED: 8-1-89	SANDRA E. KENNEDY, CITY CLERK
Passed and adopted by the Comm	on Council of the City of Fort Wayne,
Indiana, as (ANNEXATION) (AP	PROPRIATION) (GENERAL)
(SPECIAL) (ZONING MAP)	TWANGE
on the 1sh day of any	ush 10 fc
ATTEST	SEAT.
Landra F. Lennedy	SEAL S. Reco
AENNEDY, CITY CLERK	PRESIDING OFFICER
Presented by me to the Mayor o	f the City of Fort Wayne, Indiana, on
the day of day of	august , 1989,
at the hour of	o'clock A., E.S.T.
	Sandra F. Lennedy
Approved and signed by me this	SANDRA E. KENNEDY, CITY CLERK
19_89, at the hour of2:36	o'clock or many
	.M., E.S.T.
	1-1171
	PAUL HELMKE, MAYOR

	Admn. Appr.
TITLE OF ORDINANCE	Contract for Res. 6125-89, Tomco Const., Co., Inc.
*	G ORDINANCE Board of Public Works & Safety
	The Contract for Hamilton NSA '89, Res. 6125-89,
is a	s follows:
	New Sidewalks, Curbface Walk, Curbs, Driveways on Pape Avenue from East Curb Line of St. Mary's Avenue to West Curb Line of Sherman St.
	New Curbface Walk and Driveways on Herman Street from East Curb Line of St. Mary's Avenue to the West Curb Line of Sherman St.
	Tomco Construction Co., Inc., is the Contractor
PRIO	R APPROVAL REQUESTED 7/11/89
	2-89-07-12
EFFECT OF PASSAGE	Improved conditions as listed above
CITEOT OF TROOPING	
EFFECT OF NON-PASSAGE	
MONEY INVOLVED (DIREC	CT COSTS, EXPENDITURE, SAVINGS) \$64,684.65
ASSIGNED TO COMMITTEE	

DTTT	MO	9-90-07-13
BILL	NO.	S-89-07-12

REPORT OF THE COMMITTEE ON PUBLIC WORKS

SAMUEL J. TALARICO, CHAIRMAN DONALD J. SCHMIDT, VICE CHAIRMAN LONG, GIAQUINTA, BURNS

URBS, DRIVEWAY	89, HAMILTON NSA ' S, between TOMCO C	ONSTRUCTION CO.	TACE WALKS,
ity of Fort Wa	yne, Indiana, in c	onnection with t	he Board of
ublic Works an	d Sarety		
)
AVE HAD SAID	(ORDINANCE) (RESO	LUTION'S UNDER	CONSIDERATIO
BEG LEAVE TO RE	PORT BACK TO THE C	OMMON COUNCIL T	HAT SAID
ORDINANCE)	(RESOLUTRION)X		
O PASS	DO NOT PASS	ABSTAIN	NO REC
James ell Tob	nue		
0516			
MAN		-	
The Days	<u></u>		*
Mark E. Digu	<u>t</u>	-	
	_	-	-

Sandra E. Kennedy City Clerk